John A. DiLorenzo (pro hac vice) DAVIS WRIGHT TREMAINE LLP 1300 S.W. Fifth Avenue, Suite 2400 Portland, OR 97201 Telephone: (503) 241-2300 Fax: (503) 778-5299  10 IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF WASHINGTON AT SPOKANE  FAYE IRENE GUENTHER, an individual, Plaintiffs, V. JOSEPH H. EMMONS, individually, AND OSPREY FIELD CONSULTING LLC, a limited liability company, Defendants.  Defendants.  5/9/2024 WITHOUT ORAL ARGUMENT	2	Ambika Kumar, WSBA #38237 Sara A. Fairchild, WSBA #54419 Davis Wright Tremaine LLP 920 Fifth Avenue, Suite 3300 Seattle, WA 98104-1610 Telephone: 206.622.3150 Facsimile: 206.757.7700	
IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF WASHINGTON AT SPOKANE  FAYE IRENE GUENTHER, an individual,  Plaintiffs,  V.  Plaintiffs,  V.  STIPULATED MOTION TO EXTEND BRIEFING SCHEDULE FOR PLAINTIFF'S RULE 41(a)(2) MOTION TO DISMISS  Defendants.  Defendants.  5/9/2024 WITHOUT ORAL ARGUMENT	6 7	DAVIS WRIGHT TREMAINE LLP 1300 S.W. Fifth Avenue, Suite 2400 Portland, OR 97201 Telephone: (503) 241-2300	
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15 V. 16 JOSEPH H. EMMONS, individually, AND OSPREY FIELD CONSULTING LLC, a limited liability company,  18 Defendants.  Defendants.  Defendants.  EXTEND BRIEFING SCHEDULE FOR PLAINTIFF'S RULE 41(a)(2) MOTION TO DISMISS  5/9/2024 WITHOUT ORAL ARGUMENT	14	Plaintiffs,	
JOSEPH H. EMMONS, individually, AND OSPREY FIELD CONSULTING LLC, a limited liability company,  Defendants.  Defendants.  Defendants.  PLAINTIFF'S RULE 41(a)(2) MOTION TO DISMISS  5/9/2024 WITHOUT ORAL ARGUMENT	15	v.	EXTEND BRIEFING
LLC, a limited liability company,  DISMISS  5/9/2024 WITHOUT ORAL ARGUMENT	16		PLAINTIFF'S RULE
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ARGUMENT 20	18	Defendants.	
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STIPULATED MOTION TO EXTEND BRIEFING SCHEDULE FOR RULE 41(a)(2) MOTION TO DISMISS Case No. 2:22-cv-00272-TOR The parties stipulate and respectfully move to extend the briefing deadlines for Plaintiff's Motion to Dismiss Under Rule 41(a)(2), Dkt. 39 ("Motion"). In support of this stipulated motion, the parties state as follows:

- 1. Plaintiff Faye Irene Guenther filed the Motion on April 3, 2024, and noted it for hearing without oral argument on May 30, 2024. Under the current briefing schedule, Defendants' response to the Motion is due April 17, 2024, and Plaintiff's reply is due April 24, 2024.
- 2. The parties wish to have additional time to brief the issues raised by the Motion.
- 3. Accordingly, the parties wish to extend each of the briefing deadlines for the Motion to make Defendants' response due May 3, 2024, and Plaintiff's reply due May 17, 2024.
- 4. The parties' agreed briefing schedule would not alter any existing Court deadlines. The date noted for the hearing would remain May 30, 2024.

IT IS SO STIPULATED.

DATED this 9th day of April, 2024.

1	Attorneys for Plaintiffs		Attorneys for Defendants
2	By: s/Jim McGuinness Aaron Streepy, WSBA 381	49	By: <u>s/Sara A. Fairchild</u> Ambika Kumar, WSBA #38237
3	Jim McGuinness, WSBA 2 STREEPY LAW, PLLC		Sara A. Fairchild, WSBA #54419 DAVIS WRIGHT TREMAINE LLP
4	4218 227 <sup>th</sup> Ave Ct. East Buckley, WA 98321		920 Fifth Avenue, Suite 3300 Seattle, WA 98104-1610
5	Telephone: (253) 528-0278 Fax: (253) 528-0276		Telephone: (206) 622-3150 Fax: (206) 757-7700
6	aaron@mcguinnessstreepy jim@mcguinnessstreepy.co		ambikakumar@dwt.com sarafairchild@dwt.com
7			
8			John A. DiLorenzo (pro hac vice) DAVIS WRIGHT TREMAINE LLP
9			1300 S.W. Fifth Avenue, Suite 2400 Portland, OR 97201
10			Telephone: (503) 241-2300 Fax: (503) 778-5299
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13 14	Pursuant to stipulation		
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**CERTIFICATE OF SERVICE** 1 I hereby certify that on April 9, 2024, I caused the document to which this 2 certificate is attached to be electronically filed with the Clerk of the Court using 3 the CM/ECF system which will send notification of such filing to the following: 4 **Aaron Streepy** 5 Jim McGuinness STREEPY LAW, PLLC 4218 227th Ave Ct. East 6 Buckley, WA 98321 aaron@mcguinnessstreepy.com 7 jim@mcguinnessstreepy.com 8 Attorneys for Plaintiff Faye Guenther 9 10 I declare under penalty of perjury that the foregoing is true and accurate. DATED this 9th day of April, 2024. 11 12 By: s/Sara A. Fairchild Sara A. Fairchild, WSBA #54419 13 14 15 16 17 18 19 20 21 22 23